

United States District Court
For the District of Puerto Rico

CLERK'S OFFICE
U.S. DISTRICT COURT
SAN JUAN, P.R.
22 AM 7:50
PROMESA

Ruben Muniz Ruberte

vs

Title III

The Commonwealth of Puerto Rico, et, al.,
The Financial Oversight And Management
Board for Puerto Rico, as their representative
(Debtors)

NO. 17 BK 3283-LTS
(Jointly Administered)

To the Honorable United States District Court Judge Laura Taylor Swain:

I respectfully addresses to this Honorable United States District Court
For the District of Puerto Rico Ruben Muniz Ruberte, "pro-se", and
hereby declare under penalty of perjury that the following is true and
correct to the best of my knowledge, information and belief:

JURISDICTION

1. The United States District Court for the District of Puerto Rico has subject matter jurisdiction to consider this matter and the relief requested herein pursuant to PROMESA section 306(a)(1).
2. Venue is proper in this district pursuant to PROMESA section 307(a), and 28 U.S.C. 1391

BACKGROUND

A. History

3. On June 12, 2021, the Attorneys for the Financial Oversight and Management Board of Puerto Rico, filed a filing to modify the claims in the "Three Hundred Forty-Fifth Omnibus Objection".
4. These proofs of claims have been filed against the Commonwealth of Puerto Rico (Debtors), and logged by Prime Clerk, LLC.

5. In the matter of the case who concern us, the United States District Court for the District of Puerto Rico, instructed if any party who disputes the Omnibus Objection is required to file a response in accordance with the procedures set forth herein.
6. The Honorable United States District Court for the District of Puerto Rico set a deadline in order to receive the responses, by July 19, 2021 at 1600 AST.
7. As a matter of fact, I received the notification on September 14, 2021, and now, I'm past due to file my response requested by instructions by the United States District Court for the District of Puerto Rico.
8. At the present time, I'm confined in Ponce 1000 Convictional Complex, and my claim is against the Commonwealth of Puerto Rico, specifically the Convictional Department of Puerto Rico and the Automobile Compensation Accident Administration (ACAA, in Spanish). Also, I certify I'm doing this claim "pro se", which states I'm not represented by an attorney.
9. Accordingly, because of this situation exposed respectfully, I lost the opportunity to file my response. Other important fact is that Ponce 1000 Convictional Complex is in quarantine because of the COVID-19 pandemic, and all the mail was delayed.
10. Based on these facts, I respectfully request to this Honorable United States District Court for the District of Puerto Rico an extension in order to file my response, because wasn't my negligence to complete the instructions placed by the Honorable Court.
11. I respectfully ask for this request because I need to provide my supporting documentation and find a translator to complete my filing.

NO PRIOR REQUEST

12. No prior request asking for an extension to file a Response for the Omnibus Objections (Substantive) has been made to this or any other Court.

WHEREFORE, I respectfully request to this Honorable United States District Court for the District of Puerto Rico an extension to file my Response and granting such other and further relief as is just

Respectfully Submitted

Dated:

Ponce, Puerto Rico

Rubén Muñoz Ruberté

Rubén Muñoz Ruberté

Ponce 10000 Correctional Complex

3 P cell 106

3699 Ponce By Pass

Ponce, Puerto Rico, 00728-1500

Certification:

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct to the best of my knowledge and belief.

To the Honorable Court:

I respectfully request to the United States District Court a copy of this filing, because I don't have access to obtain copies in the Correctional Complex, and I wish, if the Honorable Court granted my request, a copy for my personal file.

Thanks